

1 **Honor Willson**

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3 580 West Monterey Avenue

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5 (General Delivery)

FILED
U.S. DISTRICT COURT

2018 SEP 26 P 2:08

DISTRICT OF UTAH

BY: _____
DEPUTY CLERK

6
7 **IN THE UNITED STATES DISTRICT COURT**

8
9 **IN AND FOR THE DISTRICT COURT OF UTAH, CENTRAL DIVISION**

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11 **i: A WOMAN**

12 **AGGRIEVED PROSECUTOR,**

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14 Plaintiff(s),

15 v.

16 **WRONGDOERS**

17 **DANNI HERZOG, A WOMAN AND RUSTY**

18 **BINGHAM, A MAN,**

19 Defendant(s).

Case No.: 1:18-cv-00076

Date: 9-24-2018

Time: 3:44 pm

Dept:

Judge: Jill N. Perrish

OBJECTION FOR MOTION TO DISMISS

Action Filed: July 2, 2018

Trial Date: Not Set

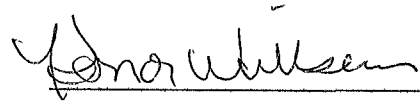
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21 **COMPLAINT: TRESSPASS BY WAY OF FORGED INSTRUMENT.**

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23 I, Honor Willson, have read the MOTION TO DISMISS, from plaintiff Dani Herzog's
24 counsel and the reasons the court should grant that judgment.

25 I OBJECT to Ms. Herzog's motion on the grounds her reasons do not address this
26 complaint. I further move the court to direct Ms. Herzog to take the stand and confirm the facts and
27 the statements she wrote under oath were the truth and to the best of her knowledge, she believed to
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1 be true. I further require her to answer this claim. Did Ms. Herzog make statements about any facts
2 that at the time she knew not to be true? Did she know that the children did not live in Weber
3 County and that they were supposed to go home within the next day or two?

4 The complaint filed, stated that the children were living in Weber County with mother and
5 stepfather where they were subjected to domestic violence and drugs regularly and that their mother
6 knowingly and without concern allowed them to be exposed to that environment.
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Honor Willson, a woman

Date: 9-24-2018

Memorandum

1 This claim is not that my daughter was arrested or that they took my grandchildren or any other court ruling on the matter. My claim is very specific. The respondents lied in there statements to the attorney general. To get a court order for indictment.

2 I have entered a copy of the conversation from officers (Bingham) body cam with one of the respondents Rusty Bingham and others at the scene prior to him writing the false statements for indictment. And you can clearly hear the conversation about the children and where they live and when they are due to return home.

3 The Respondents entered statements under penalty of law that they were true and at the time they believed them to be true. But how is that, not making false statements of facts, when the recording is clear and informed all the officers that the children are not from Utah. The statement from Mr. Dailey to the officials, that the children had been with him and had just gone with the mother for a few days during Christmas break.

4 I also contacted the proper authorities and made the same claim that children don't live and were not residents of Weber County, and were to return home but never did.

5 The children did not live in Weber County as stated in the complaint. The children were only there for a few days. They could not have been exposed to abuse and neglect by the mother and stepfather whom they did not live with. The children were only visiting with their mother during winter break and we're going to return to Nevada where they had been living for many months prior.

6 So because of the untrue statements, the children were ordered into the custody of the state for there protection, protection from there environment. the respondents were required to investigate the homelife and where they lived to see if it was safe. I don't know what they put in the report for the condition of there home or if they could return home safely. They never contacted any relatives to see what living conditions were because they did not do their jobs to find out if the home the one they lived in, was ok or not. They just filed there report that the children could not go home and should be held in custody. By doing that they had them ripped apart allowed the boy to return home but LM was to remain in state custody due to the mother and her ways the ways that caused harm and abuse to her children even though the children did not live with them.

7 I require the respondents to admit that they knew from witnesses and statements made by outside parties that the information and harsh acquisitions made were solely based on what they themselves would like others to believe. With no actual first-hand knowledge what so ever to prove their beliefs.

8 I am filing this claim on behalf of my grandchildren, and their rights to not be forever scarred by two officers of the state who are just trying to meet there quota. Their jobs do not cover going over and above their usual investigation, but they actually requested an indictment for child abuse of children that did not even live in Utah with the abusers and would have been home safe and sound away from the place that they didn't even live in the first place.

Honor Willson

Honor Willson
Date: 9-24-2018

[memorandum of points and other facts] - 1

United States District Court
District of Utah